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NORTHERN DISTRICT OF CALIFORNIA

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8 Attorneys for Plaintiff  
9 REY REY PRODUCE SFO, INC.

10 UNITED STATES DISTRICT COURT  
11 FOR THE NORTHERN DISTRICT OF CALIFORNIA

12 SAN FRANCISCO DIVISION

VRW

13 REY REY PRODUCE SFO, INC., a CASE NO.  
14 California corporation, 08 1518

15 Plaintiff,

16 v.

17 CERTIFICATION OF  
18 INTERESTED PERSONS OR  
19 ENTITIES

20 MIS AMIGOS MEAT MARKET, INC.,  
21 a California corporation; URIEL  
22 GONZALEZ, an individual;  
23 ALEJANDRO COSTA, an individual,

[ Local Rule 3-16]

24 Defendants.

25 TO ALL PARTIES AND THEIR COUNSEL OF RECORD, AND ALL  
26 OTHER PARTIES IN INTEREST:

27 Pursuant to Civil L.R. 3-16, the undersigned certifies that the following  
28 listed persons, associations of persons, firms, partnerships, corporations (including  
parent corporations) or other entities (i) have a financial interest in the subject

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1 matter in controversy or in a party to the proceeding, or (ii) have a non-financial  
 2 interest in that subject matter or in a party that could be substantially affected by  
 3 the outcome of this proceeding.

4  
 5 1. REY REY PRODUCE SFO, Plaintiff seeking recovery of at least  
 6 INC., a California corporation \$88753.30 plus finance charges and  
 7 attorney fees against Defendants for  
 8 alleged Breach Of Contract; Enforcement  
 9 Of Statutory PACA Trust Provisions;  
 10 Violation Of PACA: Failure To Account  
 11 And Pay Promptly; Unjust Enrichment;  
 12 and Declaratory Relief; For Injunctive  
 13 Relief and/or TRO.

14 2. MIS AMIGOS MEAT Corporate Defendant against whom  
 15 MARKET, INC., a California Plaintiff seeks recovery in the cumulative  
 16 corporation. amount of at least \$88753.30 plus finance  
 17 charges and attorney fees.

18  
 19 3. URIEL GONZALEZ, an Individual Defendant and statutory trustee  
 20 individual under 7 U.S.C. §499e against whom  
 21 Plaintiff seeks recovery in the cumulative  
 22 amount of at least \$88753.30 plus finance  
 23 charges and attorney fees.

24 ///

25 ///

26 ///

27

28

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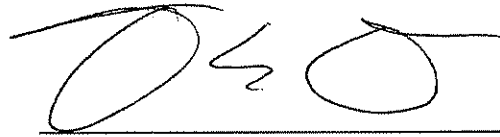
1 4. ALEJANDRO COSTA, an  
2 individual

Individual Defendant and statutory trustee  
under 7 U.S.C. §499e against whom  
Plaintiff seeks recovery in the cumulative  
amount of at least \$88753.30 plus finance  
charges and attorney fees.

7 DATED: March 18, 2008

RYNN & JANOWSKY, LLP

By:



BART M. BOTTA, Attorneys for  
Plaintiff

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